



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov


APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/707,910	01/23/2004	Wilhelm Andreas Haberkorn		1909
33668	7590	01/23/2006		
WILHELM A. HABERKORN 4 PAINTED BUNTING LANE SAVANNAH, GA 31411			EXAMINER PHILLIPS, CHARLES E	
			ART UNIT	PAPER NUMBER
			3751	

DATE MAILED: 01/23/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

The reply filed on 3/24/05 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s): applicant has presented 7 pages entitled, "Detailed Description of the Preferred Embodiments" without instructions as to their intent. Applicant should consult 37 C.F.R. 1.121 in order to ascertain the proper manner for amending a specification and comply with same in any further response. If properly presented this amendment would not be approved as it contains new matter at page 2, line 20 i.e. "RV", line 29, and lines 33-36. Applicant has not pointed to any support for any of these. Further applicant has ignored the rejection of "encapsulating" as new matter as well as the last two lines of page 2 of the 2/24/05 communication. Applicant has employed multiply dependent claims but has not provided the appropriate fee therefore. As this fee would be substantial for the instant claims, it is suggested that all claims employing a dependency of "1-7" be changed to a single claim. Are the claims of the 3/24/05 paper that carry a status identifier "(withdrawn)" intended to be canceled, as they present duplicates due to the multiply dependent usage? Page 8 of the 3/24/05 submission contains no text i.e. claims 44-52 are missing. Clarification is required. .

See 37 CFR 1.111. Since the above-mentioned reply appears to be *bona fide*, applicant is given **ONE (1) MONTH or THIRTY (30) DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).


Charles E. Phillips
Primary Examiner